## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

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No. C 11-3067 CW AF HOLDINGS,

Plaintiff,

DOE 1,

Defendant.

ORDER EXTENDING TIME LIMIT FOR SERVICE OF PROCESS, REQUIRING PROOF OF TIMELY SERVICE AND CONTINUING CASE

MANAGEMENT CONFERENCE

On June 21, 2011, Plaintiff AF Holdings LLC filed this action against Defendants Does One through Ninety-seven. On November 1, 2011, this Court severed Does Two through Ninety-seven from this action and dismissed without prejudice the claims against them. Plaintiff has not yet filed proof of service of process on the remaining Defendant, Doe One. Under Federal Rule of Civil Procedure 4(m), service of process on Defendant should have been perfected by October 19, 2011.

The Court hereby EXTENDS the time period allowed for service of process pursuant to Rule 4(m). The Court ORDERS that Plaintiff shall complete service upon Defendant by February 6, 2012 and file proof that Plaintiff served Defendant in accordance with this order by February 9, 2012. Plaintiff's failure to comply with this Order will result in the dismissal of Plaintiff's claim against Defendant for failure to serve timely.

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Th	e cas	se n	nanage	ement	confe	erei	nce cur	rently	set	for	Wednesday
January	11,	201	2 at	2:00	p.m.	is	hereby	CONTI	NUED	to	Wednesday,
May 9,	2012	at	2:00	p.m.							

IT IS SO ORDERED.

Dated: 1/6/2012

United States District Judge